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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/797,838	03/10/2004	Katrin Reisinger	P04,0025 5666	
26574 7590 11/16/2007 EXAMINER				
PATENT DEP	ARTMENT		LIOU, ERIC	
6600 SEARS TOWER CHICAGO, IL 60606-6473			ART UNIT	PAPER NUMBER
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)			
	10/797,838	REISINGER, KATRIN			
Office Action Summary	Examiner	Art Unit			
•	Eric Liou	3628			
The MAILING DATE of this communication app					
Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be timused and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 10 Oc	<u>ctober 2007</u> .				
•—	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.				
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims	•				
4) ☐ Claim(s) 1-4 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-4 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or					
Application Papers					
9) The specification is objected to by the Examine					
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).					
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority under 35 U.S.C. § 119					
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of: <ol> <li>Certified copies of the priority documents have been received.</li> <li>Certified copies of the priority documents have been received in Application No</li> <li>Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> </ol> </li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>					
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO/SB/08)	4)  Interview Summary Paper No(s)/Mail D 5)  Notice of Informal F	ate			
Paper No(s)/Mail Date 6)   Uther:					

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## **DETAILED ACTION**

## Status of Claims

1. Applicant has amended claim 1. Claims 1-4 remain pending and are presented for examination.

## Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-4 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schuricht et al., U.S. Patent No. 5,040,132 in view of Ulvr et al., U.S. Patent No. 5,602,382.
- 4. As per claim 1, Schuricht teaches a mail-processing device comprising:
  - a microprocessor (Schuricht: Figure 1, "1"; col. 2, lines 28-39);
- a keyboard with operating elements connected to said microprocessor for entering shipping information into said microprocessor (Schuricht: Figure 1, "2"; col. 1, lines 51-53);
- a working memory accessible by said microprocessor containing mail-item-related data values (Schuricht: Figure 1, "6" and Figure 2);
- a programmable memory and a program memory accessible by said microprocessor (Schuricht: Figure 1, "6"; col. 2, lines 40-44);

in at least one of said program memory and said programmable memory, a first memory area containing a program that evaluates said mail-item-related data values stored in the working

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memory to cause said mail-item-related data values to be permanently or temporarily stored (Schuricht: col. 2, lines 37-44), a second memory area containing a first table for indices respectively assigned to different postal authority-defined product codes, said product codes being ascendingly or consecutively stored in said table in a column and said table having a second column, in parallel with said first column, containing indices for different product descriptions (Schuricht: Figures 2B and 2C; col. 1, lines 24-27, "parcel post"; col. 3, lines 19-59 - The Examiner notes, the different shipping modes and rate codes to represent the different products. The Examiner further notes, it is in the basic knowledge of the skilled artisan that a rate table contains multiple columns and indices. The applied reference has been interpreted and applied assuming basic knowledge of one of ordinary skill in the art. According to in re Jacoby, 135 USPO 317 (CCPA 1962), the skilled artisan is presumed to know something more about the art than only what is disclosed in the applied references. In *In re Bode*, 193 USPQ 12 (CCPA 1977), every reference relies to some extent on knowledge of persons skilled in the art to complement that, which is disclosed therein.), and a third memory range for storage of a further table for said product descriptions respectively assigned to said indices in said second column (Schuricht; Figure 2A; The Examiner notes, a further table for the said product descriptions can be the receiver address and location code.); and

said microprocessor being programmed by said program for evaluating the mail-itemrelated data values stored in the working memory by accessing said table containing said first and second columns to automatically determine a product code and a product description for said service product (Schuricht: Figures 2 and 12; col. 1, lines 35-38; col. 4, lines 52-68 - col.5, lines 1-7), and to supply as an output a text for said product description for generating a printout 10/797,838 Art Unit: 3628

thereof (Schuricht: col. 3, lines 50-55; col. 4, lines 38-51, "Each information block 16 contains

the control commands and text information data required for causing the printer to print out the

form or forms required for a certain shipping mode.").

5. Schuricht does not teach <u>country-specific codes</u>.

6. Ulvr teaches country-specific codes (Ulvr: Fig. 5; col. 9, lines 24-54, "country code")

7. It would have been obvious to one of ordinary skill in the art at the time the invention

was made to have modified the method of Schuricht to have included country-specific codes as

taught by Ulvr for the advantage of complying with the postal code requirements of other

countries when necessary during mail processing (Ulvr: col. 9, lines 53-54).

8. As per claim 2, Schuricht in view of Ulvr teaches the mail-processing device as claimed

in claim 1 as described above. Schuricht further teaches the said microprocessor is programmed

to determine the index for the product code and to locate the index in said further table for said

product description (Schuricht: col. 3, lines 60-68; col. 4, lines 1-15).

9. As per claim 3, Schuricht in view of Ulvr teaches the mail-processing device as claimed

in claim 1 as described above. Schuricht further teaches a fourth memory area for storage of an

additional further table containing text strings assigned to the respective indices, and wherein

said microprocessor is programmed by said program to determine a text string from said

additional further table dependent on shipping parameters for said service product and to supply

said text strings in said output (Schuricht: Figure 2C; column 4, lines 30-37 - The Examiner

interprets the supplement portion within memory 15 to be a fourth memory area, which is

separate from the rate table. The Examiner notes, the information located in memory 15 (Figure

2C) is supplied to a printer (Schuricht: col. 4, lines 46-51)).

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10. As per claim 4, Schuricht in view of Ulvr teaches the mail-processing device as claimed in claim 1 as described above. Schuricht further teaches the program memory is a permanent memory and wherein said programmable memory is a semi-permanent memory (Schuricht: col. 9, lines 30-43).

## Conclusion

The Examiner has cited particular portions of the references as applied to the claims above for the convenience of the Applicant. Although the specified citations are representative of the teachings in the art and are applied to the specific limitations within the individual claim, other passages and figures may apply as well. It is respectfully requested that the Applicant, in preparing the responses, fully consider the references in entirety as potentially teaching all or part of the claimed invention, as well as the context of the passage as taught by the prior art or disclosed by the Examiner.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Eric Liou whose telephone number is 571-270-1359. The examiner can normally be reached on Monday - Friday, 8:00-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Hayes can be reached on 571-272-6708. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

EL

JOHN W. HAYES
SUPERVISORY PATENT EXAMINER